EXHIBIT A

, we're	PLD-PI-00
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Nicholas Stephens 19033 Forest are apt of Castro Walley CA 94546.	FOR COURT USE ONLY
TELEPHONE NO: 510-586-4420 FAX NO. (Optional): E-MAIL ADDRESS (Optional): nickstephens 120@vahoo.com ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF Alameda STREET ADDRESS: 1225 Fallon St Oakland ca 94612 MAILING ADDRESS: 1225 Fallon St Oakland Ca 94612	ENDORSED FILED ALAMEDA COUNTY OCT 16 2023 CLERK OFGWANDARGRESRT BY
CITY AND ZIP CODE: oakland 94612 BRANCH NAME: superior court of califronia	Deputy
PLAINTIFF: Nicholas Stephen DEFENDANT: United Parcel Service Inc, Liberty mutual insurance company inc. X DOES 1 TO 1 jon doe	
COMPLAINT—Personal Injury, Property Damage, Wrongful Death	CASE NUMBER:
Type (check all that apply): MOTOR VEHICLE X OTHER (specify): assault, W/GBI/Hate crime Property Damage Wrongful Death X Personal Injury X Other Damages (specify): person&property	
Jurisdiction (check all that apply): ACTION IS A LIMITED CIVIL CASE	
Amount demanded does not exceed \$10,000 exceeds \$10,000, but does not exceed \$25,000 X ACTION IS AN UNLIMITED CIVIL CASE (exceeds \$25,000) ACTION IS RECLASSIFIED by this amended complaint	23 CV 0 473 57
from limited to limited from unlimited to limited	
Plaintiff (name or names): Nicholas Stephens	<u> </u>
alleges causes of action against defendant (name or names):	
United Parcel Services Inc. & jon doe 1	
This pleading, including attachments and exhibits, consists of the following number of p	pages: unlimited
3. Each plaintiff named above is a competent adult	
a. except plaintiff (name):	
(1) a corporation qualified to do business in California	
(2) an unincorporated entity (describe):(3) a public entity (describe):	
(4) a minor x an adult	
(a) for whom a guardian or conservator of the estate or conservator or conserva	rdian ad litem has been appointed
(5) other (specify):	
b. except plaintiff (name):	
(1) a corporation qualified to do business in California	
(2) an unincorporated entity (describe):	
(3) a public entity (describe): (4) a minor an adult	
(a) for whom a guardian or conservator of the estate or conservator or conservato	rdian ad litem has been appointed
(5) other (specify):	
Information about additional plaintiffs who are not competent adults is shown in Attac	chment 3.

· · · · · · · · · · · · · · · · · · ·	PLD-PI-
SHORT TITLE: Stephens VS United Parcel Services Inc.	CASE NUMBER:
4. X Plaintiff (name): Nicholas Stephens is doing business under the fictitious name (specify):	,
and has complied with the fictitious business name laws. 5. Each defendant named above is a natural person a. x except defendant (name): United Parcel Services Inc	c. x except defendant (name): Jon doe 1
(1) a business organization, form unknown (2) x a corporation (3) an unincorporated entity (a coribe):	 (1) a business organization, form unknown (2) a corporation (3) an unincorporated entity (describe):
(4) a public entity (describe):	(4) a public entity (describe):
(5) other (specify):	(5) x other (specify): person
b. except defendant (name): Liberty Mutual Insurance Co. (1) a business organization, form unknown	d except defendant (name): (1) a business organization, form unknown
(2) x a corporation (3) an unincorporated entity (describe):	(2) a corporation (3) an unincorporated entity (describe):
(4) a public entity (describe):	(4) a public entity (describe):
(5) other (specify):	(5) other (specify):
Information about additional defendants who are not nature	
 The true names of defendants sued as Does are unknown to plate. Doe defendants (specify Doe numbers): 1 named defendants and acted within the scope of that 	were the agents or employees of other
b. Doe defendants (specify Doe numbers): 1 plaintiff.	are persons whose capacities are unknown
7. X Defendants who are joined under Code of Civil Procedure : United Parcel service Inc., Liberty Mutual Insurance Co., Jo	
c. x injury to person or damage to personal property occurred. x other (specify): LABOR CODE- DIVISION 4. WORKERS' COMPENSA	on or unincorporated association is in its jurisdictional area.
employers or employments which, according to law, as 9. Plaintiff is required to comply with a claims statute, and	e so engaged in interstate commerce as not to be subject to the
a. x has complied with applicable claims statutes, or	
 is excused from complying because (specify): i plantiff has given endless oppurtunity at settlement water administration jurisdiction and proceedings to continual 	th refusal from defendant(s). in addition defendant has used y violate civil rights, due process and marsys law.

	PLD-PI-001
SHORT TITLE:	CASE NUMBER:
10. The following causes of action are attached and the statements above apply to causes of action attached): a Motor Vehicle b X General Negligence c X Intentional Tort d Products Liability e X Premises Liability	o each (each complaint must have one or more
f. X Other (specify): professional misconduct 11. Plaintiff has suffered a. X wage loss b. X loss of use of property	
c. hospital and medical expenses d. x general damage e. x property damage f. x loss of earning capacity g. x other damage (specify): future earning potential	
12. The damages claimed for wrongful death and the relationships of plainting a. I listed in Attachment 12. b. as follows:	ff to the deceased are
13. The relief sought in this complaint is within the jurisdiction of this court, correct either superior or court of appeals	
 14. Plaintiff prays for judgment for costs of suit; for such relief as is fair, just, and a. (1)	n, you must check (1)):
15. X The paragraphs of this complaint alleged on information and belief are as unlimited	Stollows (specify paragraph numbers): Out (M Slephun)
Date: 10-16-2023 Nicholas Stephens	MANAGED ENDERINGS
(TYPE OR PRINT NAME)	(SIGNATURE OF PLAINTIFF OR AFTORNEY)

COMPLAINT—Personal Injury, Property Damage, Wrongful Death

Page 3 of 3

PLD-PI-001 [Rev. January 1, 2007]

· particular and the second se		
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Barre Micholus Stephens 19983 Parcy Luc apt 1 Custrou		FOR COURT USE ONLY
TELEPHONE NO.: S(0) \$86-40100	FILED ALAMEDA COUNTY	
ATTORNEY FOR (Namo): SUPERIOR COURT OF CALIFORNIA, COUNTY (OCT 16 2023	
STREET ADDRESS:	RENE C. DAVIDSON COURTHOUSE	CLERK OF THE SUPERIOR COURT
MAILING ADDRESS;	225 FALLON STREET, ROOM 109	By 210000
l e	DAKLAND, CA 94612	- ALL TO HE
CASE NAMÉ:		0
CIVIL CASE COVER SHEET Unlimited Limited	Complex Case Designation Counter Joinder	23 CV 0 473 57
(Amount (Amount demanded is exceeds \$25,000) \$25,000 or less	Filed with first appearance by defendant (Cal. Rules of Court, rule 3.402)	JUDGE: DEPT.:
	elow must be completed (see instructions o	n page 2).
1. Check one box below for the case type to		
Auto (22) Auto (22) Uninsured motorist (46) Other PI/PD/WD (Personal Injury/Property Damage/Wrongful Death) Tort Asbestos (04) Product Ilability (24) Medical malpractice (45) Other PI/PD/WD (23) Non-PI/PD/WD (Other) Tort Business tort/unfair business practice (0 Civil rights (08) Defamation (13) Fraud (16) Intellectual property (19) Professional negligence (25) Other non-PI/PD/WD tort (35) Employment Wrongful termination (36) Other employment (15)	Breach of contract/warranty (06) Rule 3.740 collections (09) Other collections (09) Insurance coverage (18) Other contract (37) Real Property Eminent domain/inverse condemnation (14) Wrongful eviction (33) Other real property (26) Unlawful Detainer Commercial (31) Residential (32) Drugs (38) Judicial Review Asset forfeiture (05) Petition re: arbitration award (11) Writ of mandate (02) Other judicial review (39)	Provisionally Complex Civil Litigation (Cal. Rules of Court, rules 3.400–3.403) Antitrust/Trade regulation (03) Construction defect (10) Mass tort (40) Securities litigation (28) Environmental/Toxic tort (30) Insurance coverage claims arising from the above listed provisionally complex case types (41) Enforcement of Judgment Enforcement of Judgment (20) Miscellaneous Civil Complaint RICO (27) Other complaint (not specified above) (42) Miscellaneous Civil Petition Partnership and corporate governance (21) Other petition (not specified above) (43)
factors requiring exceptional judicial mar a. Large number of separately rep b. Extensive motion practice raisin issues that will be time-consumi	nagement: resented parties d. Large number g difficult or novel e. Coordination ng to resolve courts in other	les of Court. If the case is complex, mark the er of witnesses with related actions pending in one or more er counties, states, or countries, or in a federal
c. Substantial amount of documen	f. Substantial p	ostjudgment judicial supervision leclaratory or injunctive
2	class action suit.	
Date: 10-16-2023 Nicholas Steph (TYPE OR PRINT NAME)	ens <u>Nicleo</u>	ICAS SIGNERS IGNATURE OF PARTY OR ATTORNEY FOR PARTY)
 Plaintiff must file this cover sheet with the under the Probate Code, Family Code, or in sanctions. File this cover sheet in addition to any co 	r Welfare and Institutions Code). (Cal. Rule ver sheet required by local court rule.	

other parties to the action or proceeding.

Unless this is a collections case under rule 3.740 or a complex case, this cover sheet will be used for statistical purposes only.

INSTRUCTIONS ON HOW TO COMPLETE THE COVER SHEET

CM-010

To Plaintiffs and Others Filling First Papers. If you are filling a first paper (for example, a complaint) in a civil case, you must complete and file, along with your first paper, the Civil Case Cover Sheet contained on page 1. This information will be used to compile statistics about the types and numbers of cases filed. You must complete items 1 through 6 on the sheet. In item 1, you must check one box for the case type that best describes the case. If the case fits both a general and a more specific type of case listed in item 1, check the more specific one. If the case has multiple causes of action, check the box that best indicates the primary cause of action. To assist you in completing the sheet, examples of the cases that belong under each case type in Item 1 are provided below. A cover sheet must be filed only with your initial paper. Failure to file a cover sheet with the first paper filed in a civil case may subject a party. its counsell or both to sanctions under rules 2.30 and 3.220 of the California Rules of Court.

To Parties in Rule 3,740 Collections Cases, A "collections case" under rule 3,740 is defined as an action for recovery of money owed in a sum stated to be certain that is not more than \$25,000, exclusive of interest and attorney's fees, arising from a transaction in which property, services, or money was acquired on credit. A collections case does not include an action seeking the following: (1) tort damages, (2) punitive damages, (3) recovery of real property, (4) recovery of personal property, or (5) a prejudgment writ of attachment. The identification of a case as a rule 3.740 collections case on this form means that it will be exempt from the general time-for-service requirements and case management rules, unless a defendant files a responsive pleading. A rule 3,740 collections case will be subject to the requirements for service and obtaining a judgment in rule 3.740.

To Parties in Complex Cases. In complex cases only, parties must also use the Civil Case Cover Sheet to designate whether the case is complex. If a plaintiff believes the case is complex under rule 3.400 of the California Rules of Court, this must be indicated by completing the appropriate boxes in items 1 and 2. If a plaintiff designates a case as complex, the cover sheet must be served with the complaint on all parties to the action. A defendant may file and serve no later than the time of its first appearance a joinder in the plaintiff's designation, a counter-designation that the case is not complex, or, if the plaintiff has made no designation, a designation that the case is complex.

CASE TYPES AND EXAMPLES

Contract

Provisionally Complex Civil Ligitation (Cal.

Auto Tort Auto (22)-Personal Injury/Property Damage/Wrongful Death Uninsured Motorist (46) (if the case involves an uninsured motorist claim subject to arbitration, check this item instead of Auto) Other PI/PD/WD (Personal Injury/ Property Damage/Wrongful Death)

> Aspestos (04) Asbestos Property Damage Asbestos Personal Injury/ Wrongful Death

Tort

Product Liability (not asbestos or toxic/environmental) (24) Medical Malpractice (45)

Medical Malpractice-

Physicians & Surgeons Other Professional Health Care

Malpractice Other PI/PD/WD (23)

Premises Liability (e.g., slip and fall)

Intentional Bodily Injury/PD/WD

(e.g., assault, vandalism) Intentional infliction of

Emotional Distress Negligent Infliction of

Emotional Distress Other PI/PD/WD

Non-PI/PD/WD (Other) Tort

Business Tor/Unfair Business

Practice (07)

Civil Rights (e.g., discrimination, false arrest) (not civil harassment) (08)

Defamation (e.g., slander, libel)

(13)Fraud (16)

Intellectual Property (19)

Professional Negligence (25)

Legal Malpractice

Other Professional Malpractice (not medical or legal)

Other Non-PI/PD/WD Tort (35)

CM-010 [Rev. September 1, 2021]

Employment

Wrongful Termination (36) Other Employment (15)

Breach of Contract/Warranty (06)

Breach of Rental/Lease

Contract (not unlawful detainer or wrongful eviction)

Contract/Warranty Breach-Seller Plaintiff (not fraud or negligence)

Negligent Breach of Contract/

Warranty

Other Breach of Contract/Warranty

Collections (e.g., money owed, open

book accounts) (09)

Collection Case-Seller Plaintiff Other Promissory Note/Collections

Case

Insurance Coverage (not provisionally

complex) (18) **Auto Subrogation**

Other Coverage Other Contract (37)

Contractual Fraud

Other Contract Dispute

Real Property

Eminent Domain/Inverse

Condemnation (14)

Wrongful Eviction (33)

Other Real Property (e.g., quiet title) (26)

Writ of Possession of Real Property

Mortgage Foreclosure

Quiet Title

Other Real Property (not eminent domain, landlord/tenant, or

foreclosure)

Unlawful Detainer

Commercial (31)

Residential (32)

Drugs (38) (if the case involves illegal drugs, check this item; otherwise,

report as Commercial or Residential)

Judicial Review

Asset Forfeiture (05)

Petition Re: Arbitration Award (11)

Writ of Mandate (02)

Writ-Administrative Mandamus Writ-Mandamus on Limited Court

Case Matter

Writ-Other Limited Court Case

Review

Other Judicial Review (39)

Review of Health Officer Order Notice of Appeal-Labor
Commissioner Appeals

CIVIL CASE COVER SHEET

Provisionally Complex Civil Litigation (Cal. Rules of Court Rules 3.400-3.403) Antitrust/Trade Regulation (03) Construction Defect (10)

Claims Involving Mass Tort (40) Securities Litigation (28)

Environmental/Toxic Tort (30) Insurance Coverage Claims

(arising from provisionally complex

case type listed above) (41)

Enforcement of Judgment

Enforcement of Judgment (20) Abstract of Judgment (Out of

County)

Confession of Judgment (non-

domestic relations)

Sister State Judgment

Administrative Agency Award

(not unpaid taxes)

Petition/Certification of Entry of

Judgment on Unpaid Taxes

Other Enforcement of Judgment

Case

Miscellaneous Civil Complaint

RICO (27)

Other Complaint (not specified

above) (42)

Declaratory Relief Only

Injunctive Relief Only (non-

harassment)

Mechanics Lien

Other Commercial Complaint

Case (non-tort/non-complex)

Other Civil Complaint

(non-tort/non-complex)

Miscellaneous Civil Petition Partnership and Corporate

Governance (21)

Other Petition (not specified above) (43) Civil Harassment

Workplace Violence Elder/Dependent Adult

Abuse **Election Contest**

Petition for Name Change Petition for Relief From Late

Claim

Other Civil Petition

	PLD-PI-001(4
SHORT TITLE: Stephens VS United Parcel Service Inc., Liberty Mutual Insurance Co.	CASE NUMBER:
(number) CAUSE OF ACTION—Premise	s Liability Page
ATTACHMENT TO X Complaint Cross - Complaint	
(Use a separate cause of action form for each cause of action.)	
Prem.L-1.Plaintiff (name): Nicholas Stephens	
alleges the acts of defendants were the legal (proximate) cause of damages	to plaintiff.
On (date): 03-22-2023 plaintiff was injured on	the following premises the following
fashion (description of premises and circumstances of injury): mail sorting facility, premeditated hate crime physical assault W/GBI (jon do survellance system, see attached NLRB charge and Affidavit, Awaiting Oak	
D. 10 Till Count One Northwese The defendents who we strong the second	
Prem.L-2. Count One—Negligence The defendants who negligently owned, no operated the described premises were (names): United Parcel Services Inc. and jon does 1	naintained, managed and
X Does 1 to	
Prem.L-3. Count Two—Willful Failure to Warn [Civil Code section 846] The or maliciously failed to guard or warn against a dangerous condition (names): United Parcel Services Inc.	
Does to	
Plaintiff, a recreational user, was an invited guest	a paying guest.
Prem.L-4. Count Three—Dangerous Condition of Public Property The defe on which a dangerous condition existed were (names):	endants who owned public property
a The defendant public entity had actual can dangerous condition in sufficient time prior to the injury to b The condition was created by employees of the defendant public entity had actual can defend an expectation was created by employees of the defendant public entity had actual can defend an expectation was created by employees of the defendant public entity had actual can defend an expectation was created by employees.	
Prem.L-5.a. X Allegations about Other Defendants The defendants who were	•
defendants and acted within the scope of the agency were (names Liberty Mutual Insurance Co., Monika Haight law &ups acted with princluding acts of intimidation and harrasment with assumed not pro-	s): professional misconduct, negligence and malice
b. The defendants who are liable to plaintiffs for other reasons and the described in attachment Prem.L-5.b as follows (nan	nes):
see attachment plea paper, NLRB charge and Affidavit, QME/AM police report, denials by defendant to informal intergorities and pr	· · · · · · · · · · · · · · · · · · ·

6

Case Name: Stephens. V. United faced Service Inc Case #: Ciberty mutual inshine cr. Your Name: Nicholas Stephens Your Address: 19983 Forest Ave (Apt) (a) And Valley (A 9454) Your Phone Number: 510-586-440 Self-Represented	· II. nang saka kin ang dal
2 Your Address: 19983 Forest Ave 1947 3 (asked Valley (A 94546 Your Phone Number: 510-586-440 Self-Represented	
3 (asks Valley CA 94546 Your Phone Number: 510-586-440 Self-Represented	
4 Your Phone Number: 510-586-4910 Self-Represented	
5 Self-Represented	
6	
7 SUPERIOR COURT OF CALIFORNIA	
COUNTY OF SANTA CLARA CIVIL DIVISION	
9	
Case No.:	
11 Skyhins, Nicholus PLEADING TITLE:	λ.
12 Plaintiff, <u>Case Law Citat</u>	ions
13 And to Premises	Liability/
14 United Parcel Service lacy liberty method insurances, Per Sorral in Ju	dy.
Defendant Judge:	
16	
17	
18 Rescuerce and citations Provided by Google.com in a	Ssociation with
19 the Law OFCICES OF Stimmer, Stimmer & Roeser	
10 Calkornia an Employer is Vicariously liable For	the negligent
and wrong fal acts of his employees that are	,
Within the Scope or employment thus Even if the a	mplayer did-
13 Nothing wrong 145 Serf, It the employee Was no	***
a acting wrongful and farty was indured, the Employee	ristiable.
See CA Civil Code Section 2338.	
Pleading Title: Page _	of

1.

. 13

Case Name:Case #:
Unless Required by Caw to employ that particular agent,
a Principal is responsible to the third person for the needigens
OF his agent in the transaction(s) of the buisiness
of the agency, including wronged acts committed by Such
agent in as a Part of the Honsaction of Such business and
For his Willauli Omission to Eurcili the obligation as princip
See Carry WM. C. Crowell Co. (1941) 28(a). 26652,654
It is settled that an employer is (intle for willfull and Malicious touts
OF his complance committed in the scape of the employment)
Whether an employee is acting within the Scope of his employmen is
broadly) ohn R U Oakland Unified School Dist. (1989) 48691.32438,447, " the fact
that an employee is not engaged in the ultimate object or his employment
at the time or his wrongen act does not frechate attribution of
liability to an employer (citation). Personal Business test
Where the employe is combining with that of his employed
or attending to both at Substantially the Same time, At Mice Enquiry
Will be made as to which business He was actully engaged
In at time of Injury, Unless it clearly appears that neither direct
Or indirectly could be have been serving his Engloyer? Sel -
Car at 654. Farmers Ins. 618. U. Coly of Santa Clara (1995) 11 Cal. 4th 992, 1004.
an employer may be liable for an employees acts where the employees cither -
MURRALIZED the fortions act of subsequently ratified an originally -
In anthorized tool (citation). The failure to discharge who has committed
Misconduct may be widence of ratification. Baytis. V. Robinson (2001) 1487-4.151.16
Ca Civil code Section 2339.
Pleading Title: Page of

Case Name:	Case #:
the theory of latificati	on is generally applied where an employ
	respond to charges that an employee
	ort, such as assault or battery, a principal Man
	a Originally unouthorized fort.
	(2009) 169 Cal Agg. 4th 1894, 1110-11.
	W III
net, generalle e gelier e que e per ente de la presenta de la companya de la companya de la companya de la compa	arian and a single of the second and
 	
<u> </u>	
<u>. 1886-187 (Prog. d. a. a. N. 1886) a de la colonia de la</u>	
·	
declare under penalty of perju	ry under the laws of the State of California that the
foregoing is true and correct.	
Today's Date: 11-16-2023	
alidia Cli	
Nicholas Stephens	Nicholas Staphens
PRINT YOUR NAME	SIGN YOUR NAME
, K	

. 1 BRYAN SADIUA (SB NUMBER: 311544) BOXER & GERSON, LLP 2 Rotunda Building 300 Frank H. Ogawa Plaza, Suite 500 3 Oakland, CA 94612 (510) 835-8870 4 5 Attorneys for Applicant 6 7 WORKERS' COMPENSATION APPEALS BOARD 8 STATE OF CALIFORNIA 9 10 Nicholas Stephens, Case No. ADJ16006194 11 Applicant, 12 VS. PETITION FOR 13 PENALTY PURSUANT TO LABOR **CODE §5814** 14 United Parcel Service;, 15 Defendants. 16 17 COMES NOW, applicant Nicholas Stephens, by and through his attorney, Bryan 18 Sadiua, Law Offices of Boxer & Gerson, and petitions the Board for attorney's fees and sanctions 19 under §5813 as well as an increase in benefits pursuant to §5814 for defendant's unreasonable 20 delays in providing benefits as set forth below: 21 22 1. Based upon information and belief, applicant asserts that defendants have 23 unreasonably delayed payment of temporary total disability benefits; 24 2. Applicant hereby formally demands a full chronological check-by-check 25 accounting of all benefits paid through date. If a previous printout has been provided, then this 26 demand may be satisfied by providing all subsequent payment history; 27 28 -1-

BOXER & GERSON

3. The AME for the orthopedic component of this case is Dr. Stark. Dr. Stark has recently issued an evaluation report dated October 27, 2022 and supplemental report dated January 12, 2023 that do not find the Applicant P&S or MMI. Moreover, on February 16, 2023 the Applicant's primary treating physician provided the injured wester with work restrictions that cannot be accommodated by the employer. Applicant attorney demanded that temporary total disability benefits be picked up. On March 8, 2023 Defendant issued a temporary total disability delay letter asserting TD benefits are being withheld because "per agreement, TD is deferred pending AME's comments (sic)." However, no such agreement that TD benefits may be withheld despite medical evidence supporting TD was made.

4. Applicant expressly reserves the right to amend this Petition as discovery of additional facts warrants.

WHEREFORE, comes now Applicant by and through his attorney and petitions the Board for sanctions and attorney's fees in relation to the violations of Labor Code §5813 for failing to provide temporary disability benefits owed to the injured worker or accurately responding to inquiries as shown forth above. Applicant additionally petitions the Board for an increase in benefits pursuant to Labor Code §5814 for defendant's unreasonable delays in providing temporary disability benefits as shown forth above.

Dated: March 9, 2023

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27

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BOXER **GERSON** Respectfully submitted,

BOXER & GERSON, LLP

BRYAN SADIUA

By

BOXER &
GERSON

VERIFICATION

Under penalty of perjury, I declare the truth of the following: (a) That the contents of the foregoing document are true and correct of my own knowledge, except as to matters stated therein on information and believe: (b) that the matters so stated are believed by me to be true and correct; and (c) that I make this Verification because the facts set forth in said document are within my knowledge and because as attorney for petitioner herein, I am more familiar with such facts than is said petitioner herein.

Executed on March 9, 2023 at Oakland, California.

BOXER & GERSON, LLP

By_

BRYAN SAÓIUA

ATTORNEY FOR APPLICANT

1 **BOXER GERSON OAKLAND GARY J LEE** 2 (510) 835-8870, EXT 342 glee@boxerlaw.com 3 PROOF OF SERVICE BY MAIL 4 I am a citizen of the United States and I am employed in the County of Alameda. I am 5 over the age of eighteen year, and not a party to the action in which these papers are served. My business address is the Rotunda Building, 300 Frank H. Ogawa Plaza, Suite 500, Oakland, 6 CA 94612. 7 On March 9, 2023, I served the following document(s): 8 PETITION FOR PENALTY PURSUANT TO LABOR CODE §5814 9 10 placing an accurate copy of the foregoing in a sealed envelope with postage fully prepaid, in a United States Postal Service mail box in Oakland, California, addressed as 11 follows: 12 BY EMAIL by transmitting a true copy by electronic transmission in accordance with 13 standard procedures: 14 Ms. Monika Hight Law Offices of Monika Hight 15 PO Box 2628 16 Petaluma, CA 94953 17 I, Danielle Wong, declare under penalty of perjury that the foregoing is true and 18 correct. Executed March 9, 2023, at Oakland, California. 19 20 DANIELLE WONG 21 Nicholas Stephens v. United Parcel Service 22 23 24 25 26 27 28 -4-BOXER

GERSON

STATE OF CALIFORNIA DWC DISTRICT OFFICE F-COVER SHEET

REQUIRED FIELDS SHOWN BY "*"

Companion Cases Exist Location: CTL More than 15 Companion Cases Date: (MM/DD/YYYY) 03/09/2023	
Date: (MM/DD/YYYY) 03/09/2023	
Case Number*: ADJ16006194 SSN(Numbers Only)	
Specific Injury (If Specific Injury, use the start date as the specific date of injury)	
Cumulative Injury (START DATE: MM/DD/YYYY) * (END DATE: MM/DD/YYYY)	
Body Part 1 : Body Part 2 :	
Body Part 3 : Body Part 4 :	
Other Body Parts :	
Please check unit to be filed on (check only one box)*	
ADJ O DEU O SIF O UEF O SAU O INT O R	SU
Companion Cases	
Case 1:	
Specific Injury (If Specific Injury, use the start date as the specific date of injury)	
Cumulative Injury (START DATE: MM/DD/YYYY) (END DATE: MM/DD/YYYY)	
Body Part 1 : Body Part 2 :	
Body Part 4:	
Other Body Parts :	
Case 2:	
Specific Injury (If Specific Injury, use the start date as the specific date of injury)	
Cumulative Injury (START DATE: MM/DD/YYYY) (END DATE: MM/DD/YYYY)	
Body Part 1 : Body Part 2 :	
Body Part 3 : Body Part 4 :	
Other Body Parts :	

STATE OF CALIFORNIA DIVISION OF WORKERS' COMPENSATION WORKERS' COMPENSATION APPEALS BOARD DECLARATION OF READINESS TO PROCEED TO EXPEDITED HEARING (TRIAL) [Labor Code section 5502(b)]

NOTICE: Any objection to the proceedings requested by a Declaration of Resdiress to proceed shall be filed and served within ten (10) days after service of the Declaration.

Case No. ADJ16006	3194		
Applicant		•	
First Name*	NICHOL	AS	
МІ			
Last Name*	STEPHE	:NS	
		VS	
Employer Information:			
Employer Name* UNI	TED PARC	CEL SERVICE	
Employer Street Addres	s/PO Box	8400 PARDEE AVE	
City		OAKLAND	
State		CA	•
Zip Code (Numbers Onl	y)	94621	
The Declarant requests to following issues:	hat this cas	se be set for expedited	d hearing and decision on the
Catoline Entitlement to medic to Labor Code §§ 46		. •	600, except issues determined pursuant
Entitlement to tempo	rary disabil	ity, or disagreement o	on amount of temporary disability.
			n the employee may obtain treatment. (If ring.) See Labor Code §§ 4603.2(a)(3);
Entitlement to comp	ensation is	s in dispute because o	f disagreement between employers

Declarant states under penalty of perjury that he or she has made the following specific, genuine, good faith efforts to resolve the dispute(s) listed above: (Field size limited to 455 characters)

APPLICANT DEMANDED TD BE REINSTATED FOLLOWING PTP REPORT 2/16/23 PROVIDING THE
APPLICANT W/ WORK RESTRICTIONS THAT CANNOT BE ACCOMMODATED BY THE EMPLOYER.
ON 3/8/23 DEFENDANT ISSUED A TEMPORARY DISABILITY LETTER ASSERTING TD IS BEING
WITHHELD ¿PER AGREEMENT THAT TD IS DEFERRED PENDING AME¿S COMMENTS.¿ NO
SUCH AGREEMENT THAT TO MAY BE WITHHELD UNDER THIS ACCEPTED CLAIM HAS BEEN
MADE. WCAB INTERVENTION REQUESTED FOR TD TO BE REINSTATED W/SIP & ATTY FEES

Declarant states under penalty of perjury that there is a bona fide dispute; that he/she is presently ready to proceed to hearing; that his/her discovery is complete on said issues.

Declarant's Signature	S/ BRYAN SADIUA	
Name and Law Firm BOXER GERS	ON OAKLAND	
Address	300 FRANK OGAWA PLAZA #500 OAKLAND 94612	
Phone Number (Numbers Only)	5108358870	
Date (MM/DD/YYYY)	03/09/2023	

Law Office of Monika Fight Monika Hight . 2 Attorney At Law PO Box 2628 Petaluma, CA 94953 3 (415) 234-6237 4 State Bar # 221067 5 WOLKERS' COMPENSATION APPEALS BOARD 6 STATE OF CALIFORNIA 7 Kurt Burk. WCAB No.: ADJ16006194 Applicant, 8 VS. 9 OBJECTION TO DECLARATION OF READINESS TO PROCEED 10 United Parcel Service, Inc. and Liberty Mutual 11 Insurance Co., 12 Defendant 13 14 Comes now, Defendants, who object to the declaration of readiness to proceed filed by 15 Applicant on March 7, 2023 based on the following: 16 1. Defendant has requested a supplemental report from the AME commenting on 17 causation for the left knee as they parties recently received subpoenaed records for 18 this body part/date of injury. 19 2. The last of the subpoenaed records status was received on 2/8/23 and the 20 supplemental report request was sent 2/15/23 after review of the records. 21 Wherefore, Defendants object to the declaration of readiness to proceed for the reasons 22 set above. 23 I declare under penalty of perjury that the above information is true and accurate to the 24 best of my knowledge. 25 /s/ Monika Hight 26 Monika Hight, Attorney at Law 27 Attorney for Defendants 28 Dated: 3/7/23

27

28

KURT BURK v UNITED PARCAL SERVICE and LIBERTY MUTUAL INSURANCE CO.

ADJ16006194

Workers' Compensation Appeals Board 1515 Clay Street, 6th Floor Oakland, CA 94612-1402 Via efile

David Blanchard Liberty Mutual Insurance PO Box 779008 Rocklin, CA 95677 Via Email

Dennis Popalardo Boxer & Gerson 300 Frank Ogawa Plz., #500 Oakland, CA 94612 Via email

STATE OF CALIFORNIA DIVISION OF WORKERS' COMPENSATION WORKERS' COMPENSATION APPEALS BOARD

Nicholas Stephens	Case No(s). ADJ160061	194
Applicant,	STIPULATION and A	WARD
v.	and/or	
United Parcel Service	ORDER	
Cinical Latest Belvice		
Defendant(s).		
Having waived the provisions of Labor Code §5313, the	parties stipulate as follows:	
Defendant will pay TD from 3/22/22 through 6/22/Gerson. Interest is included and penalty is waived a defendant's receipt of the award. TD after 6/22/22	s long as payment is made within 30	ble to Boxer & days of
		,
	•	
•	•	
Sum Applicant 02/08/2023	Monika Hight	2/8/23
Attorney for Applicant		210123
ZEIDING JOI ESPPONIA	Attorney for Defendan	
	Attorney for Defendan.	
IT IS SO ORDERED/AWARDED	Attorney for Defendan.	
IT IS SO ORDERED/AWARDED IT IS ORDERED THAT:		
IT IS SO ORDERED/AWARDED		
IT IS SO ORDERED/AWARDED IT IS ORDERED THAT: If Expedited Hearing, enter as Final Fine		
IT IS SO ORDERED/AWARDED IT IS ORDERED THAT:		i
IT IS SO ORDERED/AWARDED IT IS ORDERED THAT: If Expedited Hearing, enter as Final Fine Dated: Dated:	dings & Award/Order. Workers' Compensation Administr	i
IT IS SO ORDERED/AWARDED IT IS ORDERED THAT: If Expedited Hearing, enter as Final Fine	dings & Award/Order. Workers' Compensation Administration MNOTICE TO: Monika Hight Pursuant to Rule 10500, you are dedocument on all parties shown on the Cogether with a proof of service. You sha service, which shall not be filed with the	rative Law Judge signated to serve th Official Address Recor all maintain this proof of WCAB unless a dispur
IT IS SO ORDERED/AWARDED IT IS ORDERED THAT: If Expedited Hearing, enter as Final Fine Dated: this document Dwas personally on all persons appearing at the hearing on said date, as set	dings & Award/Order. Workers' Compensation Administration MNOTICE TO: Monika Hight Pursuant to Rule 10500, you are deducument on all parties shown on the Cogether with a proof of service. You sha	rative Law Judge signated to serve th Official Address Recordall maintain this proof of WCAB unless a disput
IT IS SO ORDERED/AWARDED IT IS ORDERED THAT: If Expedited Hearing, enter as Final Final Dated: , this document \(\Quad \text{was personally}\) on all persons appearing at the hearing on said date, as set of the minutes of that hearing \(\Quad \text{was personally served on}\) served by mall on all persons listed on the Official Address	dings & Award/Order. Workers' Compensation Administration MOTICE TO: Monika Hight Pursuant to Rule 10500, you are dedocument on all parties shown on the Control together with a proof of service. You shat service, which shall not be filed with the arises regarding service. A copy of the control together with a proof of service.	rative Law Judge signated to serve th Official Address Recordall maintain this proof of WCAB unless a disput

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10-16-2023

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Author

Nicholas Staphens

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I declare that:	
I am (resident of / employed in) the county of <u>Alameda</u>	, California
I am over the age of eighteen years, my (business / residence) add	
19983 Forest Aw Apt 1 Castro Calley A 44546	¢
Castro Calley 4 194546	: 5
On 0-16-2023, I served the attached Civil course of action can Petition For Penalt	d Complaint &
on the parties listed below in said case, by placing a true copy the	ereof enclosed in
a sealed envelope with postage thereon fully paid, in the United S	tate mail at
Castro Valley addressed as follows:	
Liberty Mutual Focklin, PoBox 779008 Rocklin CA 95677 Monika Hight Robox 2628 Petaluma CA 94953 WCAB-Oak 1515 Clay St 6th Fl. Oakland Cq 94612	-
•	
	<u> </u>
I declare under penalty of perjury under the laws of the State of C	alifornia that the
foregoing is true and correct, and that this declaration was execute	ed on
(date) 10-16-2023, at Oakland WCAB, Cali	fornia.
Type or print name Nicholas Stophens	
Signature Michelle Slepher	

Form NLRB - 501 (3-21)

UNITED STATES OF AMERICA NATIONAL LABOR RELATIONS BOARD CHARGE AGAINST EMPLOYER

INST		

DO NOT WRITE IN THIS SPACE		
Case	Date Filed	

		4			
File an original with NLRB Regional Director for the region in which the alleged unfair labor practice occurred or is occurring.					
No. No. of Employee	EMPLOYER AGAINST WHOM CHARGE IS BROU				
a Name of Employer United Parcel Services, Inc.		b, Tel. No. (800)220-4126			
		c. Cell No.			
d. Address (Street, city, state, and ZIP code) 8400 Pardee Drive, Oakland, CA	e. Employer Representative. Wayne Coleman	f. Fax No.			
94621	wayno colonian	g. e-mail			
		h. Number of Workers Employed			
Type of Establishment (factory, mine, wholesaler, etc.) Shipping Company	j. Identify Principal Product or Service Shipping				
I. The above-named employer has engaged in and is engaging in unfair labor practices within the meaning of section 8(a), subsections (1) and 3 of the National Labor Relations Act, and these unfair labor practices are practices are practices are practices are practices are practices are practices affecting commerce within the meaning of the Act and the Postal Reorganization Act.					
2. Basis of the Charge (set forth a clear and concise statement of the facts constituting the alleged unfair lebor practices) On August 28, 2023, the Employer discriminated against employee Nicholas Stephens by failing to provide the employee with temporary disability after terminating the employee in retaliation for or in order to discourage protected concerted activities.					
Full name of party filing charge (if labor organization) Nicholas C Stephens		er)			
4a. Address (Street and number, city, state, and ZIP code) 19983 Forest Avenue, Apt. 1, Castro Valley, CA 94546		4b. Tel. No. (510)586-4420			
		4c. Cell Ño.			
		4d. Fax No.			
		4e. e-mail nickstephens120@yahoo.com			
5. Full name of national or international labor organization of which it is an affiliate or constituent unit (to be filled in when charge is filed by a labor organization)					
· s	,				
DECLARATION I declare that I have read the above charge and that the statements are true to the best of my		Tel. No. (510)586-4420			
knowledge and belief. Nicholas C Stephens		Office, if any, Cell No.			
(signature of representative or person making ch	narge) (Print/type name and title or office, if	Fax No.			
Address: 19983 Forest Avenue, Apt	eny) .1, Date: (1/11/12	e-mail			
Castro Valley, CA 94546		nickstephens120@yahoo.com			

WILLFUL FALSE STATEMENTS ON THIS CHARGE CAN BE PUNISHED BY FINE AND IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001)
PRIVACY ACT STATEMENT

Solicitation of the information on this form is authorized by the National Labor Relations Act (NLRA), 29 U.S.C. § 151 et seq. The principal use of the information is to assist the National Labor Relations Board (NLRB) in processing unfair labor practice and related proceedings or litigation. The routine uses for the information are fully set forth in the Federal Register, 71 Fed. Reg. 74942-43 (Dec. 13, 2006). The NLRB will further explain these uses upon request. Disclosure of this information to the NLRB is voluntary; however, failure to supply the information will cause the NLRB to decline to invoke its processes.

United Parcel Services, Inc. Case 32-CA-327252 International Brotherhood of Teamsters, Local 70 Case 32-CB-327259

Confidential Witness Affidavit

I. Nicholas Stephens, under the penalty of perjury, state as follows:

I have been given assurances by an agent of the National Labor Relations Board (NLRB) that this Confidential Witness Affidavit will be considered a confidential law enforcement record by the NLRB and will not be disclosed unless it becomes necessary to produce this Confidential Witness Affidavit in connection with a formal proceeding.

I reside at 19983 Forest Avenue, Apt. 1, Castro Valley, CA 94546

My cell phone number (including area code) is 510-586-4420

My e-mail address is nickstephens 120@yahoo.com

I was employed by United Parcel Services, Inc.

located at 8400 Pardee Drive, Oakland, CA 94621

- 1 I started working at UPS sometime early April 2018. I was hired as a Pre-Load Loader.
- When I was terminated my position was Clerk and my rate of pay was \$21 an hour. Under the
- 3 " Union's new contract, there was also a raise so the pay would have been \$26 an hour. I was
- 4 terminated by UPS in July 2022. During my shift on the day I was terminated, I was called into
- 5 the Hub's conference room. When I was called into the conference room, Roberto Cabrillo (Risk
- 6 Management), Thomas LNU (Internal Security Guard), Drake LNU (Operations Manager), were
- 7 in the room. I don't remember if the Union rep was in the conference room with me. They told

Privacy Act Statement

The NLRB is asking you for the information on this form on the authority of the National Labor Relations Act (NLRA), 29 U.S.C. § 151 et seq. The principal use of the information is to assist the NLRB in processing representation and/or unfair labor practice cases and related proceedings or litigation. The routine uses for the information are fully set forth in the Federal Register, 71 Fed. Reg. 74942-43 (Dec. 13, 2006). Additional information about these uses is available at the NLRB website, www.nlrb.gov. Providing this information to the NLRB is voluntary. However, if you do not provide the information, the NLRB may refuse to continue processing an unfair labor practice or representation case, or may issue you a subpoena and seek enforcement of the subpoena in federal court.

Case 32-CA-327252 Case 32-CB-327259

me to read a behavior policy form, that I had to sign. After I signed the form, Roberto told me to hand him my badge and that I was fired. The meeting didn't last longer than five minutes.

I was re-hired in December 2022 as a loader again. I ended up on going on workers comp leave in January 2023. I was injured at work in March 2022 by getting assaulted by a supervisor. Me going on workers comp leave was related to the injury that I had in March 2022, I didn't get diagnosed with an injury until October 2022. The doctor didn't tell me my diagnosed injury, but they told my job and workers comp attorney first. When I went back to work, I realized I couldn't work the loader position and asked to work as a clerk. It was when I started to ask about going to a different position and they put me on workers compensation leave without pay. I am still employed there but am on unpaid workers compensation leave. UPS is violating Article 26 of our contract because they are not resolving this issue with me promptly. I have not been communicating with the Employer outside of the workers compensation hearings that have been ongoing.

I think I was terminated back in July 2022 because I filed a grievance against my supervisor, Antonio Morris, for harassing me for going to the bathroom in June 2022. The Union master-filed the grievance for me on July 14, 2022 and I was fired on July 15, 2022. The August 2023 date on my charge is related to a workers compensation court date where the Employer stated that they would not be paying my temporary disability. UPS and its attorneys are telling me that I am not entitled to any compensation that I need to quit my job.

The Union is not processing my grievances. After I was assaulted last year in March 2022, the Union said that they would be assisting me with the assault and would file a grievance for me. They never filed that grievance over the assault. The next grievance was the grievance from June 2022 regarding my supervisor harassing me. The last communication with the union

Initials:

Case 32-CA-327252 Case 32-CB-327259

- that I have attempted with the Union was on September 5, 2023. I texted Marty Frates about my 1
- workers compensation situation. One thing I want to note, was that I called Marty in April 2023 2
- to ask him to file a grievance regarding the Employer violating the contract and he told me to go 3
- to hell. I also followed up with him in June 2022 and he never replied to me. The last time I 4
- talked to him was in April. Marty said that he wasn't going to help me because I was racist. 5
- People at work and the Union believe that I am racist because of an email that was sent to 6
- 7 someone at UPS. The email stated that I was racist, the email was from a Twitch streamer who
- 8 was trying to extort me. The email was sent sometime in March 2022.
- 9 The remedy that I am seeking is backpay (plus penalties and interest), getting my
- 10 temporary disability granted (plus penalties and interest), counseling.

I understand that this affidavit is a confidential law enforcement record and should not be shown to any person other than my attorney or other person representing me in this proceeding.

I have read this Confidential Witness Affidavit consisting of 3 pages, including this page. I fully understand the Affidavit and I state under penalty of perjury that it is true and correct. UPMMS

0/11/2023 Signature: Nicholas Stephens

This affidavit was taken by:

LANDON MONTES

Board Agent

National Labor Relations Board

WILSHIRE LAW FIRM, PLC

3055 Wilshire Blvd, 12th Floor Los Angeles, CA 90010 Tel: (213) 381-9988 Fax: (213) 381-9989 wilshirelawfirm.com



Bobby Saadian, Esq. JD/MBA

Colin M. Jones, Esq. Justin F. Marquez, Esq. John Yslas, Esq. Jon Teller, Esq. Johnny Ogata, Esq. Gail Richardson, Esq. Tae Kim, Esq. Ariella Perry, Esq.
Andrew Haling, Esq.
Hazel Chang, Esq.
Sutton A. Shapiro, Esq.
Daniel DeSantis, Esq.
Shervin Ghanoongooi, Esq.
Megan Koster, Esq.
Joseph Hakopian, Esq.

May 05, 2023

SENT VIA U.S. CERTIFIED MAIL: 9489 0090 0027 6490 3788 16

UPS Customer Center 8400 Pardee Dr Oakland, CA 94621

RE:

PRESERVATION OF EVIDENCE

Our Client

Nicholas Stephens

Date of Loss

March 22, 2022

Location

UPS Customer Center - 8400 Pardee Dr, Oakland, CA 94621

Dear UPS Customer Center:

Please be advised that we represent Nicholas Stephens, regarding injuries he sustained on March 22, 2022 which is the subject of this litigation. Please let this letter serve as a formal demand that you preserve and maintain physical custody of any and all evidence. Please do not discard, dispose of, or alter any of the evidence in this matter. Please take all necessary steps to immediately preserve all evidence in this matter. You should notify all employees and independent contractors of this letter so nobody discards, disposed of, or alters any evidence.

Do not modify, alter or destroy any documents, images, audio recordings, video recordings, physical items or data that relates in any way to this case. Data and documents include, but are not limited to, incident reports, letters, memorandum, e-mails, handbooks, policy and procedure manuals, training documents, employee files, vehicle data, and social media content. If this case involves a vehicle, do not destroy or sell any vehicle(s) before notifying us in order to give us an opportunity to inspect the vehicle(s). Do not permit anyone to modify, alter or destroy any such items. As the California Supreme Court has stated: "Destroying evidence can destroy fairness and justice, for it increases the risk of an erroneous decision on the merits of the underlying cause of action. Destroying evidence can also increase the costs of litigation as parties attempt to reconstruct the destroyed evidence or to develop other evidence, which may be less accessible, less persuasive, or both." Cedars-Sinai Medical Center v. Superior Court (1998) 18 Cal.4th 1, 8.

You are hereby given further notice to immediately take all steps necessary to prevent the destruction, loss, concealment, or alternation of any paper, document, or electronically stored information ("ESI") and other data or information generated by and/or stored on your computers and storage media (e.g. hard disks, floppy disks, backup tapes, etc.), and emails related to this incident.

ESI should be afforded the broadest possible definition and includes, but is not limited to, all digital communications (e.g., e-mail, voice mail, instant messaging), word processed documents (e.g. Word and WordPerfect documents and drafts), spreadsheets and tables (e.g. Excel and Lotus 123 worksheets), accounting application data (such as QuickBooks, Money, or Peachtree), image and facsimile files (including PDF, TIFF, JPG, and GIF images), sound recordings (including WAV and MP3 files), video recordings, all databases, all contact and relationship management data, calendar and diary application data, online access data (including temporary, internet files, History, and Cookies), all presentations (including PowerPoint and Corel), all network access and server activity logs, all data created with the use of any Personal Data Assistant (PDA) such as Palm Pilot, HP Jornada, Cassiopeia, or other Windowsbased or Pocket PC devices, all CAD files, and all back-up and archival files.

Please be advised that your clients failure to preserve the items will result in extremely unfavorable consequences to you. We intend to seek remedies against you if evidence in this case is modified, altered or destroyed. California law provide a broad range of sanctions for conduct that amounts to a "[misuse] of the discovery process." Code of Civil Procedure § 2023. Destroying evidence in anticipation of litigation or in response to litigation. See The California Supreme Court decision in the case of Cedars-Sinai Med. Ctr. v. Superior Court (1998) 18 Cal.4th 1

The Court may issue terminating sanctions, include striking part or all of the pleadings, dismissing part or all of the action, or granting a default judgment against the offending party. The Court may also issue issue sanctions ordering that designated facts be taken as established or precluding the offending party from supporting or opposing designated claims or defenses, evidence sanctions prohibiting the offending party from introducing designated matters into evidence, or monetary sanctions. Further, Evidence Code § 413, states "In determining what inferences to draw from the evidence or facts in the case against a party, the trier of fact may consider, among other things, the party's ... willful suppression of evidence relating thereto...." The standard California jury instructions include an instruction on this inference as well: "If you find that a party willfully suppressed evidence in order to prevent its being presented in this trial, you may consider that fact in determining what inferences to draw from the evidence." (BAJI No. 2.03 (8th ed.1994). Cedars-Sinai Medical Center, supra, 18 Cal.4th at 12.

Additionally, lawyers are subject to discipline, including suspension and disbarment, for participating in the suppression or destruction of evidence. Business & Professions Code § 6106 ["The commission of any act involving moral turpitude, dishonesty or corruption ... constitutes a cause for disbarment or suspension."]; Rules Professional Conduct, Rule 5-220 ["A member shall not suppress any evidence that the member or the member's client has a legal obligation to reveal or to produce."].) The purposeful destruction of evidence by a client while represented by a lawyer may raise suspicions that the lawyer participated as well. Even if these suspicions are incorrect, a prudent lawyer will wish to avoid them and the burden of disciplinary proceedings to which they may give rise and will take affirmative steps to preserve and safeguard relevant evidence. Cedars-Sinai Medical Center, supra, 18 Cal.4th at 13.

Finally, Penal Code § 135 creates criminal penalties for spoliation. "Every person who, knowing that any book, paper, record, instrument in writing, or other matter or thing, is about to be produced in evidence upon any trial, inquiry, or investigation whatever, authorized by law, willfully destroys or conceals the same, with intent thereby to prevent it from being produced, is guilty of a misdemeanor." Cedars-Sinai Medical Center, supra, 18 Cal.4th at 13.

You should anticipate that much of the information subject to disclosure and responsive to discovery in this action is stored on your current or former computer systems and other media and devices (including personal digital or data assistants, voice-messaging or voice-mail systems, online repositories, and cell phones).

Adequate preservation of ESI requires more than simply refraining from efforts to destroy or dispose of such evidence. You must also intervene to prevent loss due to routine operations and employ proper techniques to safeguard all such evidence. Because hard copies do not preserve electronic search ability or metadata, they are not an adequate substitute for ESI. If information exists in both electronic and paper form, you should preserve them both.

Accordingly, please advise us immediately of the status of any such evidence and your intentions with respect to its preservation.

You are requested to immediately initiate a litigation hold for potentially relevant ESI, documents, and tangible things, and to act diligently and in good faith to secure and audit compliance with that litigation hold. This means notifying all your employees and independent contractors of this requirement of preserving evidence. You are also requested to preserve and not destroy all passwords, decryption procedures (including, if necessary, the software to decrypt the files), network access codes, ID names, manuals, tutorials, written instructions, decompression or reconstruction software, and any and all other information and things necessary to access, view, and (if necessary) reconstruct any ESI. You should not pack, compress, purge, or dispose of any file or any part thereof.

You are further requested to immediately identify and modify or suspend features of your operations, information systems, and devices that, in routine operations, operate to cause the loss of documents, tangible items, or ESI. Examples of such features and operations include, but are not limited to, purging the contents of e-mail repositories by age, capacity, or other criteria; using data or media wiping, disposal, erasure, or encryption utilities or devices; overwriting, erasing, destroying, or discarding back-up media; re-assigning, re-imaging or disposing of systems, servers, devices, or media; running antivirus or other programs that alter metadata; using metadata stripper utilities; and destroying documents or any ESI by age or other criteria.

With respect to servers like those used to manage electronic mail and network storage, the entire contents of each user's network share and e-mail account should be preserved and not modified.

Please forward a copy of this letter to all persons and entities possessing or controlling potentially relevant evidence. Your obligation to preserve potentially relevant evidence is required by law.

Very truly yours,
WILSHIRE LAW FIRM

Alivia Abreu, Esq.

JAMES B. STARK, M.D., FACP.M. & R. A Medical Corporation

101 South San Mateo Drive # 215 San Mateo, CA 94401 Telephone: (650) 393-5323

March 15, 2022

Dennis A. Popalardo, Esquire Boxer & Gerson LLP 300 Frank H. Ogawa Plaza, Suite 500 Oakland, CA 94612

Monika Hight, Esquire Law Office of Monika Hight P.O. Box 2628 Petaluma, CA 94953

> RE: Nicholas Stephens DOB: 06/11/1990

EMP: United Parcel Service

WCAB#: ADJ15417105

CLAIM#: WG648-D16586; WC648-D18004

DOI: CT-10/07/2021 DATE OF EXAM: 03/15/2022

Dear Counselors:

Thank you for referring Nicolas Stephens, a pleasant, 31-year-old, right-handed, former truck loader for AGREED MEDICAL EXAMINATION. I personally obtained the history, did a physical examination, reviewed the submitted file and prepared this report.

Billing reflects a Comprehensive Medical-Legal Evaluation with the AME modifier, ML201-94.

Mr. Stephens initiated employment with UPS in April 2018. Initially, his job was loading trucks with oversized materials.

On October 7, 2021, he was experiencing lower back pain that he attributed to repetitive bending and lifting activities at work. He was seen in the Kaiser Emergency Room, where he tested positive for COVID. He was quarantined for 2 weeks.

He then returned to work with ongoing lower back pain, but no symptoms of COVID infection. He filed a claim for the lower back pain that was apparently denied. He is not sure why because he has experienced back pain for months perhaps as long as a year.

Magnetic resonance scanning of the lumbar spine was accomplished at Kaiser, revealing multiple intervertebral disk abnormalities.

DATE OF EXAM: 03/15/2022 CONSULTANT: Dr. Stark

He was advised to return to Concentra, where the doctors indicated that his lower back problem was not work-related. By that time, he was working as a regular loader and weights up to 150 pounds.

About the onset of worsening symptoms, he had transferred to a train driver position where he would drive a forklift-type of equipment towing a train of totes. He would load these totes all day with repetitive bending and lifting.

He stopped working in December 21st with gradual worsening of pain. He returned to work in January of this year, and has continued working without lost time. His job now is a computer job that he did before.

PRESENT COMPLAINTS:

Lower back pain that is constant and bilateral, greater on the left than on the right. There is radiation to the left leg past the knee. He noted numbness and tingling in his great toes and possible weakness in his right leg.

He reported morning stiffness that is brief until he moves about. Sitting and standing are equally bothersome. He knows of no position of comfort when his back is painful.

He reported that his sleep is moderately disturbed with 2-3 hours of sleeplessness per hight. His Epworth score is normal.

He is independent in self-care with discomfort. He is able to lift and carry light to medium objects. He is able to walk variable distances, sometimes short distances when flared up, sometimes as much as a mile. His standing and walking tolerance are up to 60 minutes. Sitting is less to 30 minutes.

We has a lot of difficulty with kneeling, bending, and squatting.

He considers his pain to be mild at the moment and moderate most of the time. Numerically, he grades his pain as 7-9/10.

Pain interferes some or little of the time with his ability to do housework, cooking, shopping and concentration. Pain interferes a lot or most of the time with his ability to travel. Pain precludes socialization and recreational activities. He reported mild depression.

MEDICATIONS FOR PAIN: None.

PAST MEDICAL HISTORY: ITP. He has gained 40 pounds.

He does not smoke. He denied alcohol-related. He denied recent illnesses or fevers, but reported a 40-50 pound weight gain.

FAMILY HISTORY OF RECURRENT DISEASE: Positive for ITP and cardiac disease. He has no children.

SOCIAL HISTORY: Born in California. He has worked as a cook at UPS.

DATE OF EXAM: 03/15/2022 CONSULTANT: Dr. Stark

REVIEW OF THE FILE:

Daniel Shu, D.O.

11/05/2021 (1st report of occupational injury). First examination November 4th. Complains of moderate lower back pain while bending and lifting work. He thought that riding in a car without back support was contributing. There have been no traumas. He last worked on October 28th. Diagnosis, chronic lower back pain with radiculopathy. Request authorization for physical

Kaiser on the job.

11/15/2011 - gradual onset of lower back pain radiating to the right of front thigh.

MRI lumbar spine, disk degeneration at L4-5 and L5-S1 with straightening of the lordosis and normal, but normal vertebral body height. L4-5 disk bulge, mild facet arthropathy and ligamentum flavum thickening causing mild stenosis. At L5-S1 there is a disk bulge and a small annular fissure to the left side. No significant stenosis. Mild right foraminal stenosis. Plan is for physical therapy.

PHYSICAL EXAMINATION:

Well-developed, well-nourished male, in no acute distress. During the course of our conversation he was able to sit. He transitioned to standing smoothly. His gait and station were normal. The stated height and weight were 6 feet, 1 inches and 190 pounds.

Dorsal Lumbar Spine: The spine was straight without obvious scoliosis. The iliac crests were level. Palpation of the paravertebral musculature revealed symmetrical tone without abnormality. There was bilateral iliolumbar tenderness. Dorsal lumbar spine range of motion was to 75 degrees of forward bending. With double inclinometers, 55 degrees was true lumbar spine flexion. This means that only 20 degrees of hip flexion was accomplished. Side bending and extension were full with back pain being reproduced at the extremes of, right more so than left, lateral extension. Following the range of motion, there was no change in the paravertebral muscle tone.

Straight leg raising was to 90 degrees in the seated position. Supine measurements of 45 degrees were recorded bilaterally. Sciatic stretch

Lower Extremities: Great toe extensor strength was normal. Extensor digitorum brevis bulk was normal. Toe and heel walking was accomplished without difficulty.

Circumferential Measurements

Calves at 6"

15 "/14-3/4" (right/left)

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DATE OF EXAM: 03/15/2022 CONSULTANT: Dr. Stark

NEUROLOGIC EXAMINATION: Cranial nerves II through XII and cerebellar testing were grossly intact. Deep tendon reflexes were physiologic and symmetrical at the patellar and Achilles levels. There were no release reflexes or dermatomal sensory deficits.

Sensation was intact.

X-rays available for review: Noted is the Kaiser MR report describing degenerative disk disease from L4-S1, with L5-S1 left-sided annular fissure.

ASSESSMENT:

hower back pain is chronic without verifiable radiculopathy.

DISCUSSION:

Nicholas Stephens worked for UPS performing physically demanding work in 2018. He gradually developed lower back pain that worsened with prolonged sitting or driving a warehouse tractor pulling trailers. Based upon the history provided and records available, Mr. Stephens was injured while working. The cause of injury is work-related.

Typically, the lumbar strain symptoms will resolve. In this case, because Mr. Stephens was repetitively injuring his back, symptoms will probably will last longer.

In fact, based upon multilevel disc disease, it is medically probable that Mr. Stephens has lost some of his capacities for heavy lifting and repetitive bending.

Mr. Stephens is performing his job now that is within his physical capacities.

Where he has to return on the line, doing repetitive bending and lifting, he probably would have to change jobs.

Based on history provided and records available, the lower back condition is permanent and stationary. By this, I mean that I do not anticipate measurable improvement in the foreseeable future.

DRE Lumbar Category II applies with maximally 8% whole person impairment. The maximum of 8% is recommended. The previous job is not within his capacities. The current computer-based job is within his capacities.

Future treatment should include core strengthening and common sense activities, meaning avoidance of heavy lifting, repetitive strenuous activities.

DATE OF EXAM: 03/15/2022 CONSULTANT: Dr. Stark

Thank you once again for this referral and for your confidence in me to serve as AGREED MEDICAL EXAMINER.

Sincerely,

James B. Stark, M.D.

I declare under penalty of perjury that the information contained in this report and its attachments, if any, is true and correct to this heat of my knowledge and belief, except as to information that I have indicated I racedwed from others. As to that except as noted herein, that I believe it to be true.

I further declare under ponalty of porjury that I have not violated the provisions of California Labor Code Section 139.3 and that I have not officed, received, or accepted any re-base, refund commission, preference, patronage, dividend, discount, or other companiestion, whisther in the form of mency as otherwise, as compensation or inducement for any referred examination or evaluation.

I further declare under panalty of porjury that that the bill for my services to this and correct to the boat of my knowledge.

I further declare under possity of perjuty that it applicable, I personally reviewed any society submitted, exemining the injured corresponds this report by myself without the applicable, of other individuals other than for cignical preparation or translator essistance.

Date of Report: March 15, 2022

Signed this 21st of March, 2021, at San Mateo County, California.

James B. Stark, M.D.

JBS/SI

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JAMES B. STARK, M.D., F.A.C.M. & R. A Medical Corporation

101 South San Mateo Drive # 215 San Mateo, CA 94401 Telephone: (650) 393-5323

May 10, 2023

Monika Hight, Esquire Law Office of Monika Hight P.O. Box 2628 Petaluma, CA 94953

RE: Nicholas Stephens

DOB: 06/11/1990

EMP: United Parcel Service

CLAIM #: WG648-D27827

WCAB #: ADJ15417105; ADJ16006194

DOI: 03/22/2022

DATE OF RE-EXAM: 05/10/2023

Dear Ms. Hight:

Thank you for referring Mr. Stephens, who is now 32 years of age for reexamination. I am copying this report to his prior attorney, Mr. Popalardo, and am emailing the report to Mr. Stephens, who is now representing himself.

I previously examined Mr. Stephens, in the capacity of AGREED MEDICAL EXAMINER, for complaints referable to his lower back on March 15, 2022. More recently, I examined him on October 26, 2022, for complaints referable to multiple anatomical areas and noted, in my October 27, 2022 report, that there was significant changes in his physical examination from a normal neurologic examination to one with hyperreflexia indicative of central nervous system involvement. Central nervous system means brain and/or spinal cord.

Mr. Stephens did undergo the recommended cervical spine magnetic resonance scan on December 13, 2022. Having reviewed images on his laptop computer, and I saw the radiology report, describing a C3-4 disk protrusion compressing the spinal cord with a central canal measurement of 7 mm. At C5-6, there is a bulge. At C6-7, there is a broad-based protrusion with the thecal sac measurement of 8 mm consistent with moderate stenosis.

My assessment was in a March 29, 2023 supplemental report. I recommended neurosurgical consultation because of the hyperreflexia and scan-documented C3-4 cord compression.

Mr. Stephens reported, at the time of this re-examination, that things have not gone well for him. He is homeless and living in his car. He has no income.

DATE OF EXAM: 05/10/23 CONSULTANT: Dr. Stark

He did work 2 weeks for the DHL company doing computer work, without worsening. He was terminated because he had no medical clearance.

Neurosurgical consultation with Dr. Lavery at Kaiser was accomplished. Surgery, specifically a C3-4 anterior cervical diskectomy with fusion, was recommended. Mr. Stephens declined the surgical offer.

PRESENT COMPLAINTS:

Constant, bilateral, left greater than right, neck pain radiating to left arm with tingling in all fingers. He reported limited range of motion and headaches.

He reported urinary frequency and some lost urinary control. He reported lower extremity "twitching."

He reported that his sleep is greatly disturbed with 3-5 hours of sleeplessness per night. His Epworth score is abnormal at 14 points.

He needs help with self-care. He is only able to lift very light objects. He is able to walk, but short distances, estimating his standing/walking tolerance to be 30 minutes at a time. He is able to sit without limitations. He reported some difficulty reaching to shoulder level and a lot of difficulty reaching overhead. He reported problems with manipulating objects and with repetitive activities such as data input. He reported some difficulty with kneeling, bending and squatting.

He considers his pain to be severe at the moment and moderate most of the time. Numerically, he grades his pain as 8-10/10.

Pain interferes a lot or most of the time with his ability to travel, do housework, cooking, shopping and concentration. Pain precludes socialization and recreation. He reported severe depression.

PAST MEDICAL HISTORY: Otherwise unchanged.

REVIEW OF ADDITIONAL MEDICAL RECORDS:

Behvaren D D 0 7/7/22 - 12/16/22

Kaiser MDs. 2/16/23 - 4/13/23

LeSar B MD, 12/13/22

Schier R. MD. 12/13/22

I additionally received records from the patient, who is now self represented, including the neurosurgical consultation from Aleksandyr Lavery, MD, 03/21/2023. There were photocopied images of the cervical spine MRI.

There is an indication that thoracic spine MRI was accomplished and thoracic spine was normal.

Nicholas Stephens PAGE 3

DATE OF EXAM: 05/10/23 CONSULTANT: Dr. Stark

MRI of left shoulder, mild acromicalavicular joint arthritis.

MRI lumbar spine, small central protrusion at L5-S1 without neural component.

PHYSICAL EXAMINATION:

Well-developed, well-nourished male in no acute distress. During the course of our conversation, he was able to sit. He held his head quite rigidly without much movement. He appears sad, if not frankly depressed.

Head: Normocephalic without evidence of trauma.

Neck: The trachea was at the midline. There was no adenopathy. The paracervical muscle tone was symmetrically increased. There was diffuse paracervical muscle tenderness. Cervical spine range of motion was normal in flexion. Rotation was 60 degrees/70 degrees (right/left). Lateral flexion was 20 degrees to each side.

Extension was limited to 20 degrees with localized pain being reported on midline extension and foraminal compression testing, bilaterally. Following the range of motion, there was no change in the paracervical muscle tone.

Upper Extremities: Intrinsic strength was normal.

Neurologic: Cranial nerves II through XII and cerebellar testing were grossly intact. Deep tendon reflexes were hypoactive, but symmetrical at the biceps and brachioradialis, hyperactive at the triceps.

ASSESSMENT:

- 1. C3-4 myelopathy secondary to C3-4 disk herniation.
- 2. Motion complex instability based upon C3-4 retrolisthesis.

DISCUSSION:

Mr. Stephens presents with serious cervical spine abnormalities, including instability and myelopathy. A neurosurgeon, Dr. Lavery, recommended a single level decompression with arthrodesis. Thus far, Mr. Stephens has declined that option.

Absent surgery, I fear that Mr. Stephens has reached a level of maximum medical improvement. I do not anticipate measurable improvement in the foreseeable future without surgery.

Rating is based upon his myelopathy-related, neurogenic bladder. Table 15-6, on page 397, provides a range of 1-9%. With only occasional "accidents," 5% whole person impairment is recognized.

I will rate the cervical spine based upon range of motion. The DRE Method would not provide an accurate measure of impairment because there is no radiculopathy.

Nicholas Stephens PAGE 4

DATE OF EXAM: 05/10/23 CONSULTANT: Dr. Stark

Table 15-7, on page 404, provides 6% whole person impairment for diagnosis. This is "unoperated or unstable with medically documented injury."

Table 15-12, on page 418, provides 2% whole person impairment for 20 degrees of retained extension.

Table 15-13, on page 420 provides, 2% whole person impairment for lost lateral flexion in each directions at 4%.

Table 15-14, on page 421, provides 1% whole person impairment for 60 degrees right rotation, and 1% for 70 degrees of Left rotation. Total impairment based upon decreased range of motion equals 8% whole person.

That 8% is added to the 6% for diagnosis to equal 14% whole person impairment.

Based upon the history provided and records available there is no basis for apportionment.

For the sake of clarity, I am providing this permanent impairment rating based upon Mr. Stephens' declining cervical spine surgery. If he proceeds with surgery, there will be additional temporary total disability for 6 months. Following that 6-month period, he should be re-examined for final impairment considerations.

Thank you once again for referring Mr. Stephens.

Sincerely,

James B. Stark, M.D.

Billing reflects a Follow-up Medical-Legal Evaluation occurring within eighteen months following the previous comprehensive medical-legal evaluation, with the AME modifier, ML202-94.

I declare under penalty of perjuty that the information contained in this report and its attachments, if any, is true and correct to the best of my knowledge and belief, except as to information that I have indicated I received from others. As to that information, I declare under penalty of perjury that the information accurately describes the information provided to me and, except as noted burein, that I believe it to be true.

t further declare under panalty of parjury that I have not violated the provisions of California Labor Code Section 138.3 and that I have not perfectly delivered, received, or account any re-base, rotund commission, preference, patronage, dividend, discount, or other compensation, whether in the form of money or etherwise, as compensation or inducement for any referred

I further doctare under penalty of parjury that that the bill for my services to the best of my knowledge.

• Nicholas Stephens PAGE 5

DATE OF EXAM: 05/10/23 CONSULTANT: Dr. Stark

I further declars under penalty of perjury that if applicable, I personally reviewed any records submitted, exemining the injured social and propagat this report by myself without the assistance of other individuals other than for elerical propagation of translator gesterance.

Date of report: May 10, 2023

Signed this 11th of May, 2023, at San Mateo County, California.

dames B. Stark, M.D.

JBS/LI

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CC: Dennis A. Popalardo, Esquire Boxer & Gerson 300 Frank H. Ogawa Plaza, Suite 500 Oakland, CA 94612

> Nicholas Stephens Email: nickstephens120@yahoo.com



Rapid Brain Injury Analysis

Clinical Neurology Director: Dr. David W. Brandes MS, MD, FAAN, FANA Board Certified: American Board of Psychiatry & Neurology Fellow American Academy of Neurology • Fellow American Neurological Association Fellow American Heart Association, Stroke Council • MS Certified Specialist, CMSC Past Assistant Clinical Professor, UCLA • Clinical Instructor, South College

PATIENT: Nicholas Stephens

DOB: 06/11/1990 DOI: 03/22/2022

EXAM DATE: August 16, 2023

COMPLEX COMPREHENSIVE NEUROLOGICAL EVALUATION

This evaluation was performed using a secure telehealth HIPAA compliant Zoom platform.

This patient is a 33-year-old right-handed Caucasian male who is a union representative/multi-task worker. He is being seen for evaluation of injuries that he sustained in an assault on March 22, 2022.

The patient states that he was working at United Parcel Service and had to ask a supervisor to stop working at a particular task "due to union rules." However, this coworker "got upset with him." He states that this coworker was waiting for him in the parking lot when the patient went out to his car on lunch break. They got into an altercation and the coworker punched the patient on the left side of his head repeatedly. He had a dislocation of the left jaw and left collarbone because of multiple injuries. He also was briefly unconscious and dropped to the ground, hitting his head on the concrete, and then he suddenly "woke up."

The patient was able to drive himself after this injury to an emergency room about one mile from the site of his injury. This was at Kaiser Hospital in San Leandro, CA. He states that in the emergency room they "reset my jaw and shoulder." He also stated that he was "drugged up good" because of his ongoing pain. The patient states that his mother had come to the emergency room and she took him home.

Since the injury, the patient states that he has had to struggle with the "vagaries" of dealing with workman's compensation for appointments and approvals for care, as well as other adjudications since the date of the injury. He does report that he was able to return to work for a short time from about December of 2022 to January 2023. But then had to be taken off work because of his ongoing symptoms.

He states that following the injury he has suffered from a number of problems, including "shooting pain in the left eye" as well as occasional headaches, vertigo, and tinnitus. He also notes numbness and tingling in his arms and legs. He states that from time to time while holding something in either his right or left hand, he will drop it. He also suffers from ongoing bouts of anxiety and panic. On further questioning, he has noted that he has impairment of his short-term memory and that his "mind is slower." He also reports

Rapid Brain Injury Analysis Continuation Sheet Dr. David W. Brandes

Page 2

EXAM DATE: August 16, 2023 PATIENT: Nicholas Stephens

difficulty sleeping due to pain, anxiety, or both. He only sleeps about 3 to 4 hours per night, he thinks.

Since his injury he has not been able to work except for the brief time noted above. He currently is "living in my car." He states that he has been on some sort of workers compensation disability stipend through the state of California. He is currently not taking any medications. In the past he was prescribed some sort of muscle relaxant, but he felt that these pills "trigger panic attacks." He is currently receiving no treatment for any of his conditions.

The patient reports that he has no prior incidents causing head injuries, except for a few he received during football as a teenager. However, none of these caused loss of consciousness and he had no sequelae from any of these mild injuries. He attributes none of his current symptoms to these earlier incidents. He has had no subsequent head injuries since these injuries as a teenager.

The patient does report that he was followed up at a Bay Area pain and spine center and also has been going to Kaiser Hospital intermittently for his ongoing symptoms.

PAST MEDICAL HISTORY: The patient has a history of a blood disorder called thrombocytopenia. He is on no medications for this. This was diagnosed in about 2014 or 2015. He has no other medical problems.

He does report that he was diagnosed with a cervical spine problem after the injury noted above, and had a cervical fusion in about December of 2022 or January 2023 for that pain. As noted above, he has been off work since that time.

PHYSICAL EXAMINATION:

General: Well developed, well-nourished Caucasian male in no obvious acute distress.

Head: Normocephalic.

Neck: Range of motion is full.

NEUROLOGICAL EXAMINATION:

Mental status: Awake, alert, oriented to time, place and person, except that he is one day off on the date. He was able to recite the current and previous two Presidents correctly. He can recall three of three objects after several minutes. He can calculate the dollar equivalent of 20 nickels and the number of nickels in \$3, but was somewhat slow. He could spell the word world forwards correctly, but was unable to spell it backwards correctly. There is no right-left confusion, finger agnosia, dysnomia or aphasia.

Cranial Nerves:

III/IV/VI — Extraocular movements are conjugate and full in all directions without nystagmus.

V - Normal sensation to light touch in all 3 distributions bilaterally.

VII - No facial asymmetry.

Rapid Brain Injury Analysis
Continuation Sheet

Dr. David W. Brandes

Page 3

EXAM DATE: August 16, 2023 PATIENT: Nicholas Stephens

VIII - Able to hear finger rub on the right, but cannot hear it on his left ear. He does state that he has "ringing" in his left ear.

IX/X - Palate elevates symmetrically bilaterally with phonation.

XI – Moderate limitation of right and left rotation due to pain. There is also slight limitation of forward flexion, but extension appears normal.

XII - Tongue protrudes in the midline. No atrophy, fasciculations or dysarthria.

Motor: Muscle bulk appears normal in distal upper extremities bilaterally. There are no abnormal involuntary movements. He moves all four extremities normally and equally.

Coordination: Finger-nose-finger is very slightly impaired in both upper extremities. Rapid alternating movements are mildly to moderately impaired equally in both upper extremities.

Gait: The patient is slightly unsteady on gait and also is slightly unsteady on tandem gait, but does not fall off balance generally. However he did occasionally have rare falls with prolonged walking.

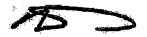
Station: Romberg normal with the eyes open. He is unsteady with the eyes closed, but does not fall.

DIAGNOSTIC IMPRESSION:

- 1. Probable traumatic brain injury secondary to the above indicated accident.
- 2. Cervical spine injury with residual bilateral upper extremity symptoms.

CASE DISCUSSION: This patient has ongoing symptoms of cognitive impairment, and his neurological examination is mildly abnormal. These symptoms and his history, as well as the findings would be consistent with traumatic brain injury as a result of the accident that he was involved in on 3/22/22. I have recommended that he undergo an EEG/ERP study to assess for evidence of microscopic damage to the brain. He states that the previous MRI didn't not show any obvious injuries, but microscopic damage may not be seen on this study.

If the study is abnormal, then I would recommend that he have ongoing neurological follow up with regards to his cognitive dysfunction and further treatment of his cognitive memory dysfunction may be helpful.



David W. Brandes, M.S., M.D. Assistant Clinical Professor, UCLA DWB/gg

Rapid Brain Injury Analysis EEG/ERP Patient Report

EEG/ERP Patient Report

Physician/Practice Information:		Patient Information:		
Repid Brain Injury Analysis 38144 42nd Street East Palmdele CA 93552		Name: ID:	Nicholas Stephens 28409	
Supervising Technician:	Donna Meeks DC	Birth Date:	08/11/1990	
Ordering Physician:	David Brandes MD	Study Information:	·	
	4 / / he of ferroment and ferr	Order Notes:		
Interpreting Physician		Data-Set ID:	37936	
7		Date Uploaded:	08/26/2023	
PPI - A SET : A	The state of the s	verse vollet see a service a constitue a collère dell'actività del della della della della della della della d	por versión de la company de la compa	

Test Notes:

Study Findings:

An audiogram was performed and a slight hearing deficit was noted in the left ear. Unliateral hearing deficits do not affect the

reliability of the study data results.
Task Performance Results demonstrated normal Button Press Accuracy and markedly prolonged Median Reaction Time, consistent with impaired stimulus processing and executive function. False Alarms were in the normal range.

The P50 Standard Peak Amplitude is normal.
The N100 Standard Peak Amplitude is normal.
The N100 Standard Peak Latency is significantly increased.

The P200 Standard Peak Amplitude is normal.

The N200 Target Peak Amplitude has significantly decreased, suggesting possible suboptimal brain processing for executive function.Peak Latency is normal.

The P3b Target Peak Amplitude is normal. The P3b Latency is normal.

The Slow Wave Target is significantly decreased which is consistent with possibly requiring more time for stimulus processing. Latency is normal.

The P3a Distractor Peak Amplitude is normal. The P3a Distractor Peak Latency is normal.

The Peak Alpha Frequency is normal.

There is a significant right-left asymmetry noted in the frontal and parietal electrodes with the left side being decreased compared to the right: in the context of Traumatic Brain injury (TBI), it likely indicates there is also a localized trauma in the left frontal and parietal

This patient, a 33 year old male, was an assault victim on 3/22/2022. He got into an altercation with a coworker who punched the patient on the left side of his head repeatedly, dislocating the patient's jaw and collarbone. The patient went briefly unconscious and dropped to the ground hitting his head on the concrete. The patient went to an ER where they reset his jaw and shoulder. In February of 2023 he got an MRI scan of his brain. At this time the patient suffers from a shooting pain in the left eye, occasional headaches, vertigo, tinnitus, numbness and tingling in his arms and legs. He suffers from bouts of anxiety and panic attacks. He states that he now has short-term memory loss and his mind is slower. He has trouble eleeping. The patient states that he has had no prior incidents involving head injuries except for a few received while playing football as a teenager. He attributes no symptoms to these early incidents. He has had no subsequent head injuries. He did not have any medications, drugs, alcohol or caffeline within 12 hours of this TBI test.

CLINICAL IMPRESSION: The EEG/ERP Study demonstrates that this patient has a significant traumatic brain injury (TBI) with impalment of executive function and stimulus processing. There is a significant right-left asymmetry noted in the frontal and parietal electrodes with the left side being decreased compared to the right. In the context of Traumatic Brain Injury (TBI), it likely indicates there is also a localized trauma in the left frontal and parietal regions. Based on the available history, the symptoms of impaired cognitive function have been present only after the injury listed above and it is medically probable that the documented cognitive impalment seen in the EEG/ERP test is due to a traumatic brain injury (TBI) that occurred in the accident. It is recommended that this person should be considered for continued evaluation and treatment by a specialist in brein function, such as a neurologist and/or neuropsychologist. In addition, if not already done, formal neuro-cognitive testing should be considered. David W. Brandes, MS, MD, FAAN, FAHA

Study Protocol:

Auditory Oddball Active 3 03

Test Name	Test Description	Patient Instructions
Auditory_Oddball_Training_2_0		Press button with your dominant hand (red button for right-handed and blue button for left-handed) when you hear the high-pitched tone.
Auditory_Oddball_Active_3_01		Press button with your dominant hand (red button for right-handed and blue button for left-handed) when you hear the high-pitched tone.
EEG	EEG capture	,
EEG		

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Date: 08/26/2023

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Rapid Brain Injury Analysis

P3a

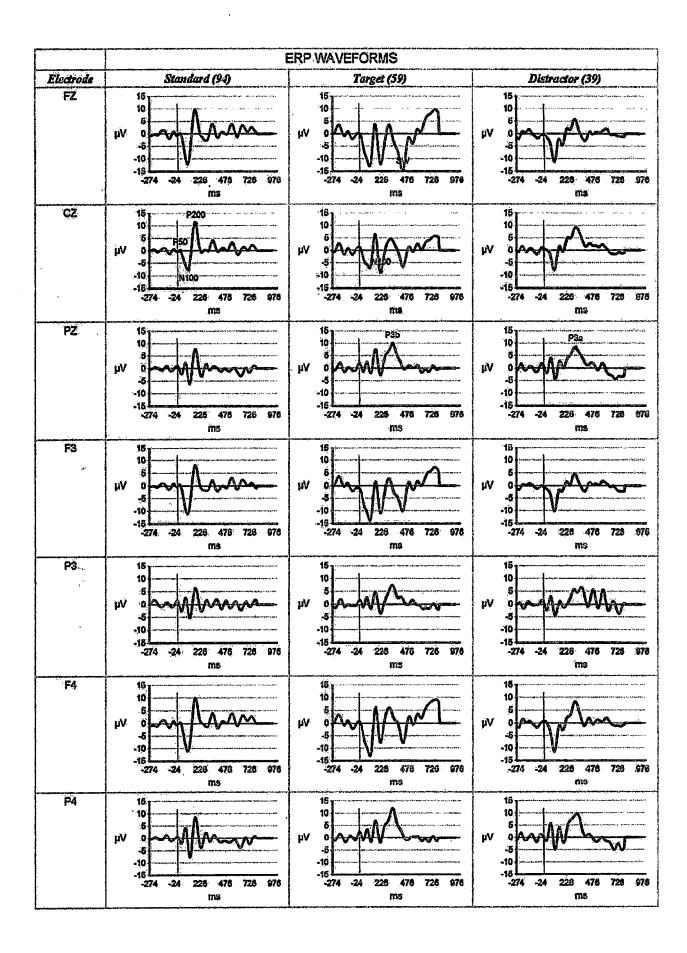
Patient: Nicholas Stephens

Patient Information: Physician/Practice Information: Rapid Brain Injury Analysis 38144 42nd Street East Palmdale CA 93552 Name: Nicholas Stephens ID: 28409 Birth Date: 06/11/1990 Supervising Technician: Donna Meeks DC Study Information: David Brandes MD Treating Physician: Order Notes: Date Uploaded: 08/26/2023 Test Name: Auditory Oddball_Active 3_01 TASK PERFORMANCE Value Feature **Button Press Accuracy (%)** 98.3 0.3 False Alarms (%) 512.0 Median Reaction Time (ms) **ERP FEATURES** Avg Amplitude (µV) Feature Stimulus Amplitude (µV) Latency (ms) P50 Standard 1.15 28.6 -1.58 N100 Standard -8.95 109.7 -5.47 176.0 4.47 P200 Standard 9.85 N200 -6.81 216.0 -2.31 Target P3b 8.42 332.0 2.40 Target SW Target -8.01 438.8 -1.68

7.02

Distractor

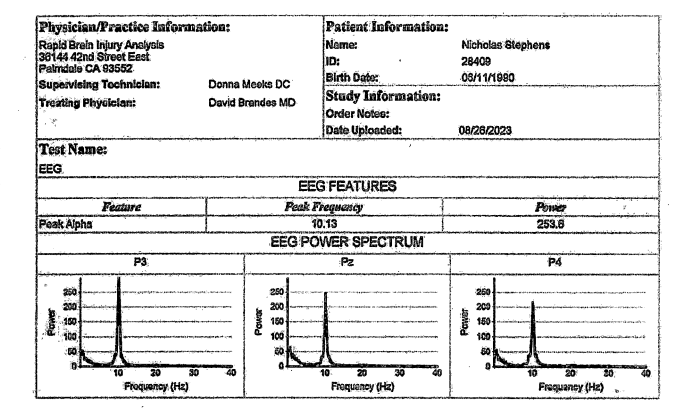
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Case 3:23-cv-06081-JSC Document 6-2 Filed 11/29/23 Page 46 of 54

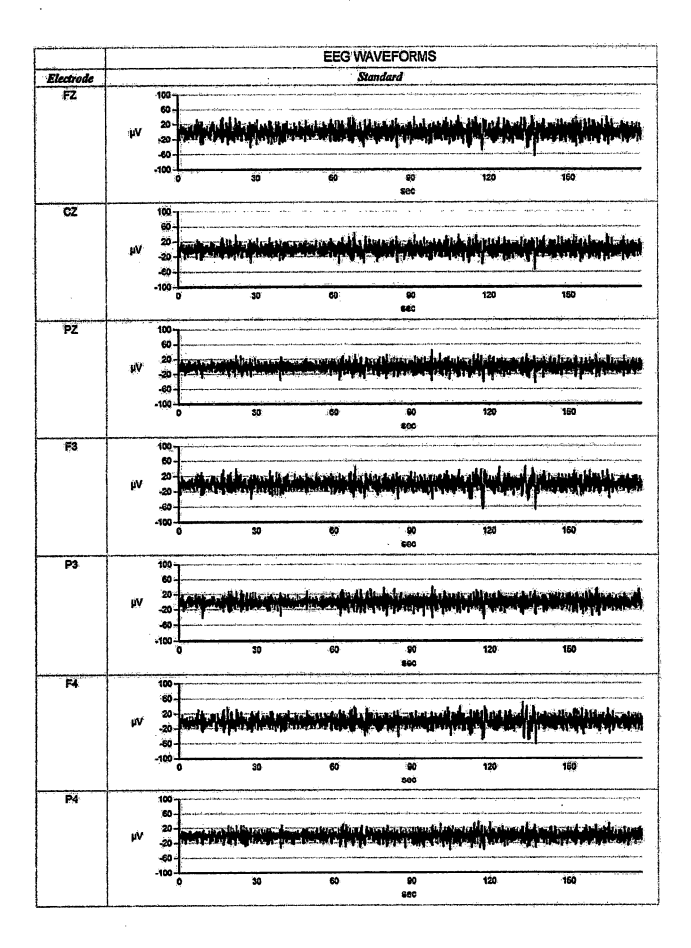
Rapid Brain Injury Analysis

Patient: Nicholas Stephens



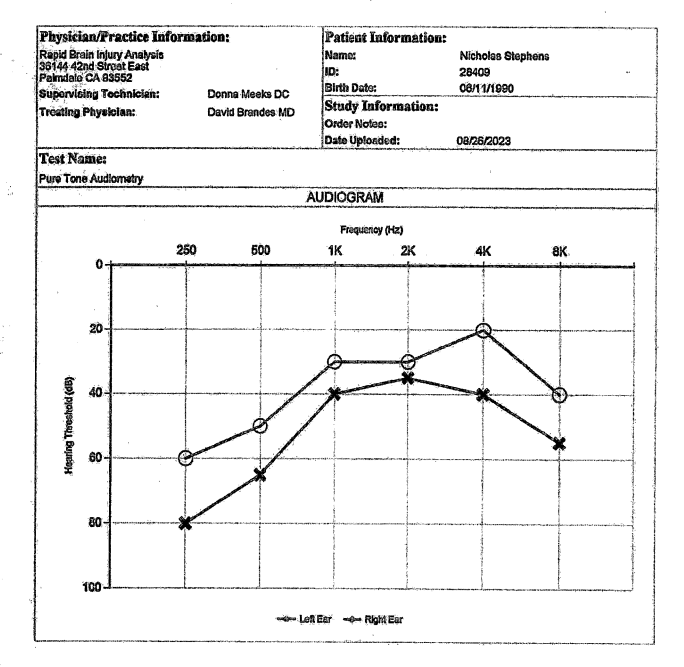
Date: 08/26/2023

Patient: Nicholas Stephens



Rapid Brain Injury Analysis

Patient: Nicholas Stephens



EEG/ERP Patient Report

Physician/Practice Information:		Patient Information:		
Repid Brain Injury Analysis 36144 42nd Street East		Name: ID:	Nicholas Stephens 28409	
Paimdale CA 93552 Supervising Technician:	Donna Meeks DC	Birth Date:	06/11/1990	
Ordering Physician:	David Brandes MD	Study Information		
Interpreting Physician		Order Notes: Data-Set ID:	37938	
ALS		Date Uploaded:	08/26/2023	

Test Notes:

Study Findings:

An audiogram was performed and a slight hearing deficit was noted in the left ear. Unliateral hearing deficits do not affect the reliability of the study data results.

Task Performance Results demonstrated normal Button Press Accuracy and markedly prolonged Median Reaction Time, consistent with impaired stimulus processing and executive function. False Alarms were in the normal range.

The P50 Standard Peak Amplitude is normal.

The N100 Standard Peak Amplitude is normal.
The N100 Standard Peak Latency is significantly increased.

The P200 Standard Peak Amplitude is normal.

The N200 Target Peak Amplitude has significantly decreased, suggesting possible suboptimal brain processing for executive function. Peak Latency is normal.

The P3b Target Peak Amplitude is normal. The P3b Latency is normal.

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The P3a Distractor Peak Amplitude is normal. The P3a Distractor Peak Latency is normal.

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There is a significant right-left asymmetry noted in the frontal and parietal electrodes with the left side being decreased compared to the right. In the context of Traumatic Brain Injury (TBI), it likely indicates there is also a localized trauma in the left frontal and parietal

This patient, a 33 year old male, was an assault victim on 3/22/2022. He got into an altercation with a coworker who punched the patient on the left side of his head repeatedly, dislocating the patient's jaw and collarbone. The patient went briefly unconscious and dropped to the ground hitting his head on the concrete. The patient went to an ER where they reset his jaw and shoulder. In February of 2023 he got an MRI scan of his brain. At this time the patient suffers from a shooting pain in the left eye, occasional headaches, vertigo, tinnitus, numbness and tingling in his arms and legs. He suffers from bouts of anxiety and panic attacks. He states that he now has short-term memory loss and his mind is slower. He has trouble sleeping. The patient states that he has had no prior incidents involving head injuries except for a few received while playing football as a teenager. He attributes no symptoms to these early incidents. He has had no subsequent head injuries. He did not have any medications, drugs, alcohol or caffelne within 12 hours of this TBI test.

CLINICAL IMPRESSION: The EEG/ERP Study demonstrates that this patient has a significant traumatic brain injury (TBI) with Impalment of executive function and stimulus processing. There is a significant right-left asymmetry noted in the frontal and parietal electrodes with the left side being decreased compared to the right. In the context of Traumatic Brain Injury (TBI), it likely indicates there is also a localized trauma in the left frontal and parietal regions. Based on the available history, the symptoms of impaired cognitive function have been present only after the injury listed above and it is medically probable that the documented cognitive impairment seen in the EEG/ERP test is due to a traumatic brain injury (TBI) that occurred in the accident. It is recommended that this person should be considered for continued evaluation and treatment by a specialist in brain function, such as a neurologist and/or neuropsychologist. In addition, if not already done, formal neuro-cognitive testing should be considered. David W. Brandes, MS, MD, FAAN, FAHA

Study Protocol:

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EEG	EEG capture		
EEG			

Case 3:23-cv-06081-JSC Document 6-2 Filed 11/29/23 Page 50 of 54

Date: 08/26/2023

Rapid Brain Injury Analysis

False Alarms (%)

Median Reaction Time (ms)

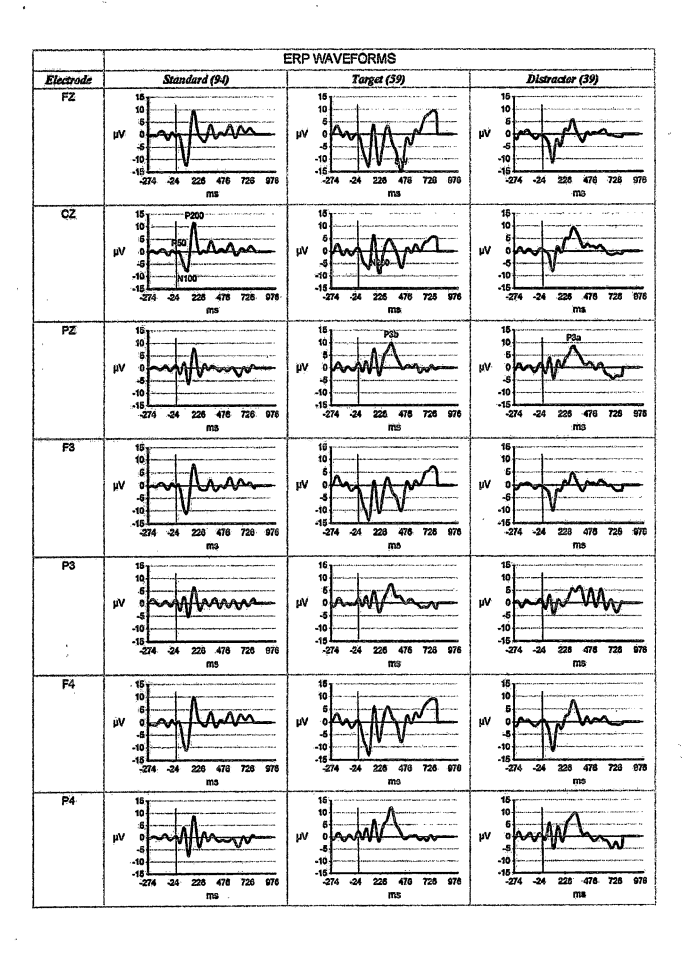
Patient: Nicholas Stephens

Physician/Practice Information: Patient Information: Rapid Brain Injury Analysis 36144 42nd Street East Paimdale CA 93552 Name: Nicholas Stephens ID: 28409 Birth Date: 06/11/1990 Supervising Technician: Donna Meeks DC Study Information: Treating Physician: David Brandes MD Order Notes: Date Uploaded: 08/26/2023 Test Name: Auditory_Oddball_Active_3_01 TASK PERFORMANCE Feature Value 98.3 Button Press Accuracy (%)

ERP FEATURES					
Feature	Stimulus	Amplitude (µV)	Latency (ms)	Avg Amplitude (µV)	
P50	Standard	1.15	28.8	-1.58	
N100	Standard	-8.95	109.7	-5.47	
P200	Standard	9.85	176.0	4.47	
N200	Target	-6.81	216.0	-2.31	
P3b	Target	8.42	332.0	2.40	
SW	Target	-8.01	436.8	-1.68	
P3a	Distractor	7.02	304.0	3.55	

0.3

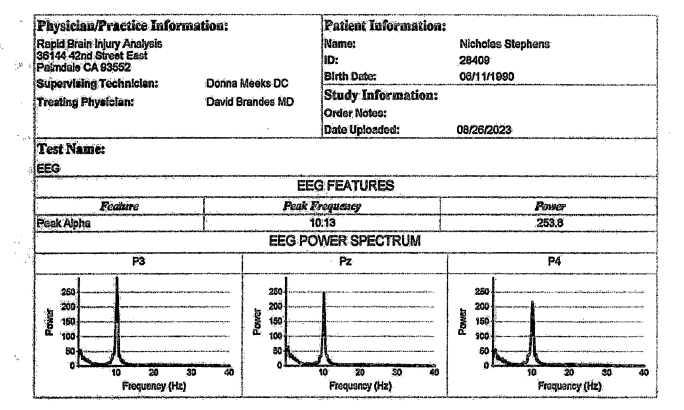
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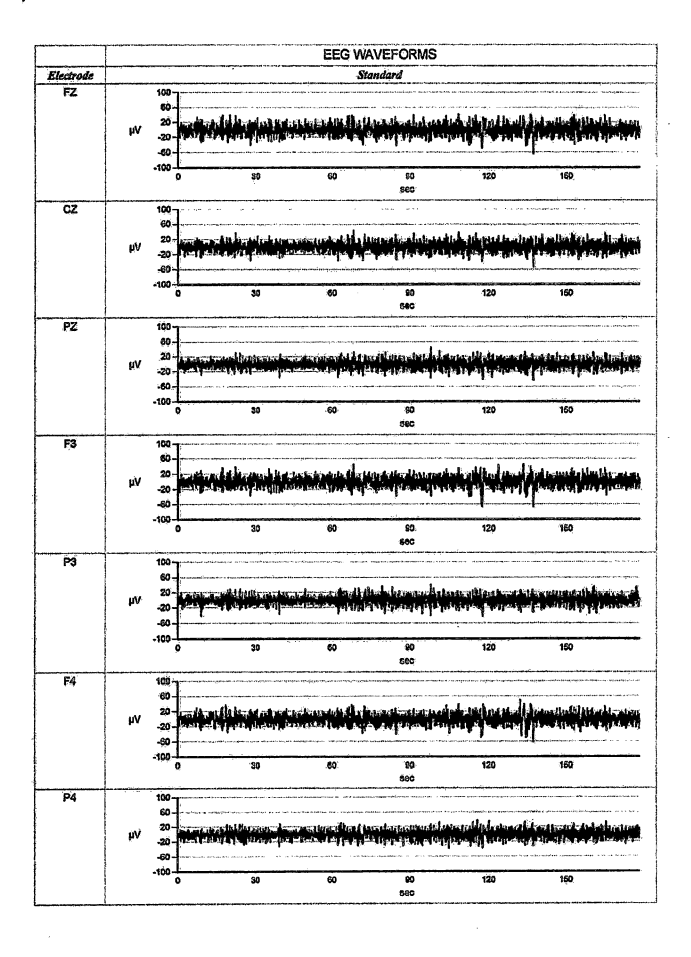
Case 3:23-cv-06081-JSC Document 6-2 Filed 11/29/23 Page 52 of 54

Rapid Brain Injury Analysis

Patient: Nicholas Stephens



Patient: Nicholas Stephens



Rapid Brain Injury Analysis

Patient: Nicholas Stephens

